



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/214,822	01/11/1999		SERGE MULLER	14XZ00014	8165	
23413	7590	05/20/2005	EXAMINER		INER	
CANTOR		•	DASTOURI, MEHRDAD			
55 GRIFFIN BLOOMFIE				ART UNIT	PAPER NUMBER	
2200				2623	2623	

DATE MAILED: 05/20/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/214,822	MULLER ET AL.					
Office Action Summary	Examiner	Art Unit					
	Mehrdad Dastouri	2623					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠ Responsive to communication(s) filed on							
2a)☐ This action is FINAL . 2b)⊠ This	action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>1-21</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-21</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail D. 5) Notice of Informal F	ate Patent Application (PTO-152)					
Paper No(s)/Mail Date <u>12/6/05, 12/9/05</u> .	6) Other:	,					

Application/Control Number: 09/214,822 Page 2

Art Unit: 2623

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on December 3, 2004 has been entered.

Response to Amendment

- 2. Applicants' amendment filed December 3, 2004, has been entered and made of record.
- 3. Objection to Claims 1-21 has been withdrawn in view of Applicants amendment.
- 4. 35 U. S. C. 112, second paragraph rejection of Claims 1 and 7 regarding indefiniteness in original Step c has been withdrawn in view of Applicants amendment.
- 5. 35 U. S. C. 112, second paragraph rejection of Claims 1, 7 and 16 for lack of antecedent basis has been withdrawn in view of Applicants amendment.

Response to Arguments

- 6. Applicants have referred to the same reasons as presented for in the amendment filed October 26, 2001 for the rejection of Claims 1 to 19 and 21 under 35 USC 103(a). Applicants are respectfully directed to the response to these arguments in Office Action mailed on June 3, 2004 (Paper # 12).
- 7. In response to applicants further arguments that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that

Art Unit: 2623

any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

8. It is further submitted that the amended Claim 1 merely recites the definition of correlation which is well known in the art. No details have been provided regarding the specific correlation process of Applicants' invention.

Information Disclosure Statement

- 9. The receipt of a copy of Non-Patent Literature (Author Serra) is acknowledged.
- 10. A concise explanation of the relevance of Foreign Patent Document FR 91 15308 is instantly required for deciding the patentability of the claimed subject matter of the Applicants' invention.

Claim Rejections - 35 USC § 112

- 11. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 12. Claims 1-16 are rejected under 35 U. S. C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In Claims 1, Lines 11-13, "matching a generated target window of chosen dimensional characteristics and containing the selected target region of interest around pixels of the selected target" is vague and indefinite.

Art Unit: 2623

In Claims 7, Lines 11-13, "matching a generated target window of chosen dimensional characteristics and containing the target region of interest around the selected target pixels" is vague and indefinite.

It is not clear to which region the generated target window will be matched.

Claim Rejections - 35 USC § 103

- 13. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 14. Claims 1, 6, 7 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Robb et al (U.S. 5,568,384) in view of Mick et al (U.S. 5,261,404).

As per Claim 1 Robb teaches:

providing a set of images having at least first and second digitized stereotaxic images having positions of homologous regions of interest corresponding to the element of interest and appearing in the set of stereotaxic images (volume images, Column 3, Lines 55-60);

selecting in a first stereotaxic image a first (base image) target region of interest having a target pixel (Column 3, Line 58);

matching the first target region of interest with a second region of interest (object contour) homologous to the first target region of interest and appearing in the second region of interest (Column 3, Line 61 through Column 4, Line 10);

Art Unit: 2623

matching a generated target window of chosen dimensional characteristics and containing the selected target region of interest around pixels of the selected target (Column 3, Line 55 through Column 4, Line 5);

determining a set of pixels (limited number of points, Column 4, Lines 5-9) in the second stereotaxic image according to a predetermined selection criterion so as to generate a second window having the same dimensional characteristics as the target window around each selected pixel (Column 4, Lines 5-9);

Robb's teachings regarding the image registration generally disclose the correlation between images. In the process of correlation, essentially, correlation process will be performed between the pixels in windows (blocks0 of the first and second regions of interest.

However, for further emphasis, Mick et al's teachings are further relied upon concerning:

applying a correlation process to the pixels in windows of the set of stereotaxic images corresponding to the first and second regions of interest and applying a correlation process between the windows (Column 6, Lines 3-50);

processing a correlation between the gray-scale levels of the pixels in each second window to obtain a correlation for each second window (Column 6, Lines 3-50);

using the correlation values to identify the region of interest homologous to the target region of interest (Column 6, Lines 50-65, Column 8, Lines 6-15) and thereby minimize the risk of matching error between the homologous regions of interest. The last phrase of this sentence ("minimize the risk of matching error between the

Art Unit: 2623

homologous regions of interest") is a well-known feature of pattern recognition and typically strived for by all matching systems.

It would have been obvious to one of ordinary skill in the art to utilize the teachings of Mick to provide the image processing techniques using correlation to identify a target region in a first and second image to matched by Robb to allow a physician the opportunity to traverse the anatomy prior to penetrating it with instruments to establish the optimum route through the anatomy.

As per Claim 7, it recites generally the same limitations as Claim 1 above and analogous remarks apply. Claim 7 is a broader version of Claim 1 and therefore rejectable for the same reasons.

As per Claims 6 and 15, which recite the matching includes a prior filtering of the stereotaxic images (OFFICIAL NOTICE). First, it would have been obvious to one of ordinary skill in the art to perform some initial filtering to remove any signal distortions caused by patient movement or noise introduced by system sensors. Second, the applicant admits this is well known citing an article from 1988 on page 17, Lines 12-17 of his specification.

15. Claims 2 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Robb and Mick as applied to Claim 1 above, and further in view of Gerstenberger, (U.S. 5,220,441).

As per Claim 2, Mick does not teach the specifics of his correlation method. However, Gerstenberger does teach:

wherein the correlation values includes the selection of a certain number (tiepoints, Column 2, Lines 35-50) of correlation maxima or minima, the homologous

Art Unit: 2623

region of interest being selected from those for which the associated correlation value is one of the correlation maxima or minimum (Column2, Lines 50-56).

It would have been obvious to one of ordinary skill in the art to utilize the correlation algorithms as taught by Gerstenberger in correlating the stereotaxic images of Robb and Mick to rapidly determine the degree of offset between two images thereby overcoming resolution and precision limitations.

As per Claim 3, Gerstenberger teaches:

wherein an analysis of the correlation values obtained includes a determination of the dynamic range of the maxima or minima selected, and the comparison of the dynamic values obtained with a threshold (Column 3, Lines 3-8).

16. Claim 4 is rejected under 35 U. S. C. 103 (a) as being unpatentable over Robb and Mick as applied to Claim 1 above, and further in view of Russ, The Image Processing Handbook, 2nd Edition, CRC Press, 1994.

As per claim 4, Robb and Mick do not specifically teach:

the correlation processing includes a normalized correlation processing.

However, Russ teaches that normalized correlation is a basic form of correlation utilized in image processing (Page 342).

It would have been obvious to one of ordinary skill in the art to utilize the well-known features as taught by Russ in the correlation of images as taught by Robb and Mick in order to prevent erroneous results from spurious correlation values.

17. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Robb and Mick as applied to claim 1 above, and further in view of Pratt, Digital Image Processing. Second Edition, Wiley& Sons, 1991.

Art Unit: 2623

As per Claim 5, Robb and Mick do not specifically teach using normalized difference processing. However, Pratt teaches:

wherein the correlation processing includes a normalized difference processing (p. 669).

It would have been utilize the absolute difference error to as taught by Pratt in the correlation system of Robb and Mick in order to determine the proper misregistration offset which is normalized to take into account the different imaging systems, patient motion, etc. that may effect the alignment of the stereotaxic images.

18. Claims 8-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Robb and Mick as applied to claims 1 and 7 above, and further in view of Kenet et al., (Kenet), U.S. 5,836,872.

As per Claim 8, Robb et al and Mick et al do not explicitly disclose that the predetermined characteristics comprise shape contrast, or gradient characteristics. However, Kenet does teach such a limitation (Column 14, Line39).

It would have been obvious to one, of ordinary skill in the art to utilize the body imaging and classification of body surface and subsurface features techniques as taught by Kenet in the imaging system of Robb and Mick to improve the accuracy of quantification and classification of anatomical and physiological features of the human retina (luring three-dimensional imaging.

As per Claim 9, Kenet teaches:

wherein the comparison processing includes a distance minimization processing between the two sets of numerical values (Column 14, Lines 52-61).

As per Claim 10, Kenet teaches:

Art Unit: 2623

wherein the comparison processing includes a distance minimization processing between the two sets of numerical values (Column 14, Lines 52-61).

As per Claims 11 and 12, which depend upon claims 1 and 7 respectively, Kenet teaches:

wherein an epipolar zone containing at least the epipolar segment relating to the target pixel is determined in the second stereotaxic image and the pixels in the epipolar zone contain the selected pixels (Column 14, Lines 47-75).

As per Claims 13 and 14, which depend upon claims 1 and 7 respectively, Kenet teaches: wherein the selected pixels are chosen from the pixels in the second image which have a gray-scale level maxima or minima whose dynamic range is greater than a predetermined threshold (Column 14, Lines 40-43).

19. Claims 16-19, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Robb.

As per Claim 16, Robb teaches:

providing a set of digitized stereotaxic (volume images, Column 3, Lines 55-60) images having positions of homologous regions of interest corresponding to the element of interest and appearing in the set of stereotaxic images (Column 1, Lines 30-31, Column 2, Lines 17-23);

selecting in a first stereotaxic image of a first target region of interest (base image, Column 3, Line 58);

selecting a second stereotaxic image on the basis of the a first automatic matching of at least a second region of interest (match image, Column 3, Line 59., and Column 4, Lines 15-60);

Art Unit: 2623

determining the spatial position of a candidate pixel of a candidate element of interest corresponding to the two regions of interest (Column 3, Line 60 through Column 4, Line 9);

determining the position, in a third stereotaxic image of a projected pixel corresponding to the projection into the third stereotaxic image of the candidate pixel. Robb does not specifically teach such a feature, but he does provide suggestion that his system is capable of performing such a function. In Column 1, Lines 29-31, Robb states that one or more images are transformed to bring them into spatial registration with another. This statement indicates that Robb's method is a sequential method operating on two image surfaces at a time until all of the image surfaces desired to be registered are matched. Also in Column 2, Lines 49-55, Robb states that the geometric transformation accommodates images of different position, orientation, and size, thereby not limiting himself to only two image surfaces. Further in line 54 of Column2, Robb teaches that his system will adjust the image surfaces to the best fit that minimizes the cost function.

If the process of Robb were sequential then the following step would also be taught as the first automatic matching. Robb teaches providing a second automatic matching between the target region of interest and a vicinity of the projected pixel (Column 3, Line 59, and Column 4, Lines 15-60). defining a projected region of interest so as to minimize the risk of matching errors between the homologous regions of interest (cot. 4, Lines 5-10).

Art Unit: 2623

As per Claim 17, Robb teaches: wherein the selecting in the second stereotaxic image is on the basis of the first automatic matching a set of second regions which may be homologous to the target region;

determining the spatial position of each candidate pixel corresponding to each pair of regions of interest (match surface points, Column 4, Line 57) which is formed by the target region and one of the second regions;

determining the spatial position in the third image of each corresponding projected pixel; and performing the second automatic matching between the target region and vicinity of each projected pixel (Column 4, Line 16 through Column 5, Line 45).

As asserted above in the rejection of Claim 16, the system of Robb would use two images and then integrate the solution of the first matching into the determination of an optimal minimized cost function utilizing the next image to be registered.

As per Claim 18, Rob teaches:

wherein the set of second regions obtained is ordered in the decreasing order of their probability of being in the region homologous to the target region (Column 6, Lines 53-60). One of ordinary skill in the art would have been able to determine a match probability from the resulting local minimum.

wherein the set of projected regions obtained is ordered in the decreasing order (This is a design choice.) of their probability of being the region homologous to the target region to form a list of correlated values in decreasing order (Column 6, Lines 60-63); and

Art Unit: 2623

wherein the region homologous to the target region is selected as being the one based upon such ranking (Column 6, Line 62).

As per Claim 19, Robb does not explicitly teach a first automatic matching is a correlation processing matching.

Automatic correlation matching is a well known image processing methodology for matching reference and target images (Official Notice).

It would have been obvious to use the image contour features of Robb in conjunction with the automatic correlation to provide a system using spatially correlated information that enhances medical diagnosis of a given location of interest in the body.

As per Claim 21, Robb teaches:

wherein the second automatic matching includes a comparison matching between the target region of interest and each projected region of interest (Column 4, Lines 16-20).

Contact Information

20. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mehrdad Dastouri whose telephone number is (571) 272-7418. The examiner can normally be reached on Monday to Friday from 8:00 a.m. to 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amelia Au can be reached on (571) 272-7414. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 09/214,822 Page 13

Art Unit: 2623

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mehrdad Dastouri Primary Examiner Art Unit 2623 April 16, 2005 MEHRDAD DASTOURI PRIMARY EXAMINER

Mehrdad Dastom